

NEC-2090-US

09/740,790

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Reply to office action mailed 11/03/2003

REMARKS

Claims 1 - 7 are currently pending in the application. By this amendment, claims 1 is amended for the Examiner's consideration and claim 7 is added. The foregoing separate sheets marked as "Listing of Claims" shows all the claims in the application, with an indication of the current status of each.

Claims 1 - 3 are rejected under 35 U.S.C 103(a) as being unpatentable over Ozawa et al. (Japan Patent 09-265731) in view of Sako et al. (European Patent 0 762 417 A2) and further in view of Dwyer et al. (US Patent 6,571,211). Claims 4 and 5 were rejected as being obvious over Ozawa, Sako and U.S. Patent 6,263,313 to Milsted. Claim 6 was rejected as being obvious Ozawa, Dwyer, Milsted, and U.S. Patent 6,240,185 to Van Wie et al. Each of these rejections is traversed in view of the amendments to claim 1 and comments below

Dwyer et al. discloses data 112 indicating that the compression algorithm employed with respect to the voice file, however, none of the references cited by the Examiner discloses or suggests "a plurality of decompression firmwares stored in ROM" and "an expansion section which decompresses compressed digital audio data stored in said RAM by using a decompression firmware selected from among said plurality of decompression firmwares based on the attribution data". In this amendment, Claim 1 has been amended to include the firmware requirement discussed on page 8, lines 11 - 15 that states, " The firmware selected and stored on RAM 16 by the controller 14 is compression firmware used by the compression section 121 and decompression firmware used by the decompression section 122." This firmware requirement is further discussed on page 8, lines 15 - 25 which states that, "...these firmware exist for each type of system." Hence, there are plural firmware files stored. As this amendment is fully disclosed in the aforementioned pages of the specification, it does not constitute new matter. Similarly, new claim 7

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requires a plurality of compression firmwares, and support for this addition can also be found in the textual passages on page 8 of the application.

None of Ozawa, Sako, Milsted, Dwyer, or Van Wie alone or in combination, disclose or suggest the invention as now presently claimed. Therefore, the claims, as presently amended, should be allowed.

Should the Examiner find the application to be other than in condition for allowance, the Examiner is requested to contact the undersigned at 703-787-9400 (fax: 703-787-7557; email: mike@wcc-ip.com) to discuss any other changes deemed necessary in a telephonic or personal interview.

If an extension of time is required for this response to be considered as being timely filed, a conditional petition is hereby made for such extension of time. Please charge any deficiencies in fees and credit any overpayment of fees to Attorney's Deposit Account No. 50-2041 (Whitham, Curtis & Christofferson, P.C.).

Respectfully submitted,



Michael E. Whitham
Reg. No. 32,635

Whitham, Curtis & Christofferson, P.C.
11491 Sunset Hills Road, Suite 340
Reston, VA 20190

Please associate this
Application with
Customer No. 30743

703-787-9400
703-787-7557 (fax)